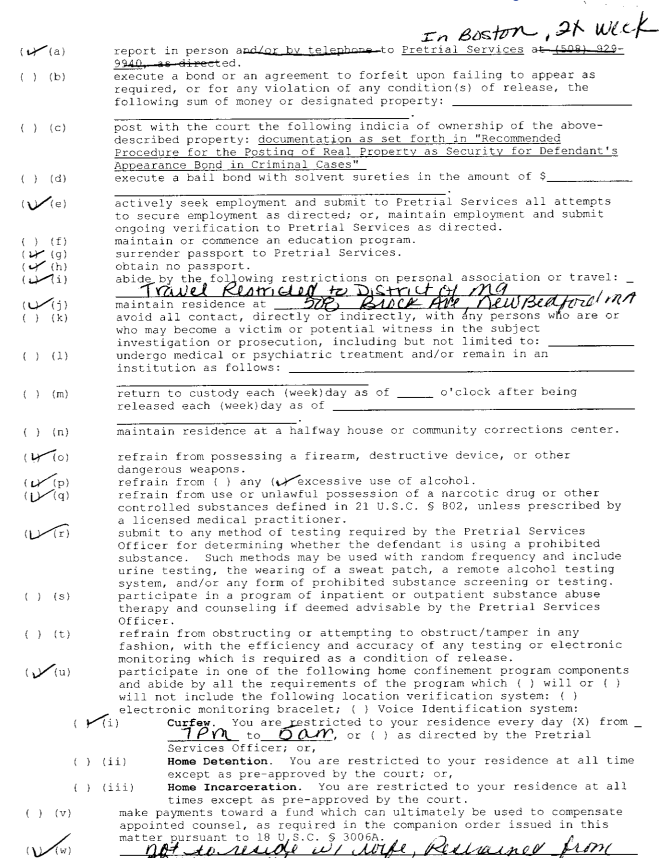
United States District Court

		DISTRICT OF	MASSACHUSETTS	
UNITI	ED STATES OF AMERICA)		
	v.)	ORDER SETTING COND OF RELEASE	ITIONS
los	Ruben RIVIA fenda) nt)	Criminal Action No	. 04-10192-
IT IS	ORDERED that the relea	ase of the Defenda	ant is subject to the follow	ding conditions
(1)		NOT commit any off	ense in violation of federa	
(2)	The Defendant shall immediately advise the court, Pretrial Services, defense couns and the U.S. attorney in writing before any change in address and telephone number			
(3)	The Defendant shall report within twenty-four hours, to the Pretrial Services offi any contact with any law enforcement personnel, including, but not limited to, any arrest, questioning, or traffic stop.			
(4)	The Defendant shall a service of any senten blank, to be notified	ppear at all proc ce imposed as dir)	eedings as required and sha ected. The Defendant shall	ll surrender for next appear at (i
	<u>Release</u>	on Personal Recc	gnizance or Unsecured Bond	<u> </u>
IT IS	FURTHER ORDERED that t		·	
()	(5) The Defendant promises to appear at all proceedings as required and to surrender for service of any sentence imposed.			
	(6) The Defendant sl United States the sum (\$	92 111 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	nsecured bond binding the De Ad dollars of a failure to appear as a entence imposed.	efendant to pay the
			itions of Release	
ssure FURTHE	Upon finding that rele the appearance of Def ER ORDERED that the rele	ease by one of the endant and the sa ease of Defendant	e above methods will not in fety of other persons and th is subject to the condition	itself reasonably ne community, it is
()	(7) The Defendant is (Name of Person/organi	s placed in the cu	astody of:	
State)	(55)			(City and
nho ag o use orocee	rees (a) to supervise to	the Defendant in a	accordance with all condition of the Defendant at all sche diately in the event the Def	ons of release. (h
		Signed: _		
			Custodian/Proxy	

 (\mathbf{X}) (8) The Defendant shall:



TO THE DEFENDANT:

YOU ARE ADVISED OF THE FOLLOWING PENALTIES AND SANCTIONS:

A violation of any of the foregoing conditions of release may result in the immediate issuance of a warrant for your arrest, a revocation of release, an order of detention, and a prosecution for contempt of court and could result in a term of imprisonment, a fine, or both.

The commission of any crime while on pre-trial release may result in an additional sentence to a term of imprisonment of not more than ten years, if the offense is a felony; or a term of imprisonment of not more than one year, if the offense is a misdemeanor. This sentence shall be in addition to any other sentence.

Federal law makes it a crime punishable by up to five years of imprisonment, and a \$250,000 fine or both to intimidate of attempt to intimidate a witness, victim, juror, informant or officer of the court, or to obstruct a criminal investigation. It is also a crime punishable by up to ten years of imprisonment, a \$250,000 fine or both, to tamper with a witness, victim or informant, or to retaliate against a witness, victim or informant, or to threaten or attempt to do so.

If after release, you knowingly fail to appear as required by the conditions of release, or to surrender for the service and additional punishment may be imposed. If you are convicted of

are convicted of:

(1) an offense punishable by death, life imprisonment, or imprisonment for a term of fifteen years or more, you shall be fined not more than \$250,000 or imprisoned for not more than ten years, or both;

(2) an offense punishable by imprisonment for a term of five years or more, but less than fifteen years, you shall be fined not more than \$250,000 or imprisoned for not more than five years, or both;

(3) any other felony, you shall be fined not more than \$250,000 or imprisoned not more than two years. or both;

more than two years, or both;
(4) a misdemeanor, you shall be fined not more than \$100,000 or imprisoned not more

than one year, or both;

A term of imprisonment imposed for failure to appear or surrender shall be in addition to the sentence for any other offense. In addition, a failure to appear or surrender may result in the forfeiture of any bond posted.

Acknowledgment of Defendant

condit.	I acknowledge that I am the Defendant in this case and that I am aware of the ions of release. I promise to obey all conditions of release, to appear as directed, surrender for service of any sentence imposed. If am aware of the penalties and ons set for above.
	Address(including city/state) × 503 Brook (Wl. Telephone Number X Blayood NA02744
	Directions to United States Marshal
()	The Defendant is ORDERED released after processing. The United States marshal is ORDERED to keep the Defendant in custody until notified by the clerk or judicial officer that the Defendant has posted bond and/or complied with all other conditions for release. The Defendant shall be produced before the appropriate judicial at the time and place specified, if still in custody.
Date:	HONORABLE CHARLES B. SWARTWOOD, III U.S. MAGISTRATE JUDGE By Deputy CLERK